

UNITED STATES DISTRICT COURT  
WESTERN DISTRICT OF WASHINGTON  
AT SEATTLE

TATYANA LYSYY, et al.,

Plaintiffs,

v.

DEUTSCHE BANK NATIONAL  
TRUST COMPANY, et al.,

Defendants.

CASE NO. C24-0062JLR

ORDER

**I. INTRODUCTION**

Before the court is Defendants Deutsche Bank National Trust Company, as Trustee, on behalf of the holders of the Impac Secured Assets Corp. Mortgage Pass-Through Certificates Series 2007-1 (the “Trust”); Select Portfolio Servicing, Inc.; Safeguard Properties, LLC; and Residential RealEstate, Inc.’s (“Defendants”) motion to compel *pro se* Plaintiffs Tatyana Lysyy and Vasiliy Lysyy (“Plaintiffs”) to appear for their depositions and for sanctions. (Mot. (Dkt. # 73); Reply (Dkt. # 79).) The court

1 ordered Plaintiffs to show cause why it should not grant Defendants' motion. (8/16/24  
2 Order (Dkt. # 75).) Plaintiffs filed responses on August 29 and September 13, 2024.  
3 (8/29/24 Resp. (Dkt. # 76); 9/13/24 Resp. (Dkt. # 78); *see also* 8/30/24 Order (Dkt. # 77)  
4 (granting Plaintiffs' request for an extension of time to respond to the order to show  
5 cause).) The court has reviewed the parties' submissions, the relevant portions of the  
6 record, and the governing law. Being fully advised, the court GRANTS Defendants'  
7 motion to compel and for sanctions.

## 8 II. BACKGROUND

9 Plaintiffs filed this case in state court in July 2022. (*See generally* Not. of  
10 Removal (Dkt. # 1).) Defendants' attorney, Midori Sagara, attempted to schedule  
11 Plaintiffs' depositions as early as October 2023. (8/16/24 Sagara Decl. (Dkt. # 74) ¶ 6,  
12 Ex. C.) During a Federal Rule of Civil Procedure 37(a)(1) conference on July 2, 2024,  
13 Plaintiffs' former attorney, Richard Pope, agreed to set the depositions on July 18, 2024.  
14 (*Id.* ¶ 7, Ex. D (email regarding deposition scheduling).) Accordingly, Defendants issued  
15 notices of deposition and reserved a court reporter and two certified Ukrainian  
16 interpreters for a full day on July 18. (*Id.*; *id.* ¶ 8, Ex. E; 9/20/24 Sagara Decl. (Dkt. # 82)  
17 ¶ 5, Ex. A (emails between Ms. Sagara and Mr. Pope regarding deposition and  
18 interpreter); *id.* ¶ 7, Ex. B (emails between Ms. Sagara's office and the interpreter  
19 service).)

20 Less than one hour before his deposition was to begin, Mr. Lysy called Mr. Pope  
21 and told him he would not appear. (8/16/24 Sagara Decl. ¶ 10, Ex. F ("July 18, 2024  
22 Tr.") at 5:18-6:4.) Mr. Lysy did not tell Mr. Pope why he would not attend or say

1 whether Ms. Lysy would appear for her deposition later that day. (*Id.*) Mr. Pope tried  
2 to contact Ms. Lysy about whether she would appear, but she did not respond to his  
3 inquiries. (*Id.* at 6:15-7:14.) Mr. Pope moved to withdraw as Plaintiffs’ counsel that  
4 same night. (MTW (Dkt. # 70).) The court granted the motion to withdraw on August 6,  
5 2024. (8/6/24 Order (Dkt. # 72).) Ms. Sagara left voicemail messages for Plaintiffs on  
6 August 12 and August 15, 2024, regarding their failure to appear. (8/16/24 Sagara Decl.  
7 ¶ 11.) Plaintiffs have not responded to those calls. (*Id.*; 9/20/24 Sagara Decl. ¶ 9.)

8 On August 16, 2024, Defendants filed this motion to compel Plaintiffs to attend  
9 their deposition and to pay \$4,500.00 in attorneys’ fees and costs incurred when Plaintiffs  
10 failed to appear for their July 18 depositions. (*See generally* Mot.) Later that day, the  
11 court ordered Plaintiffs to show cause by no later than August 29, 2024, why it should not  
12 grant Defendants’ motion. (*See generally* 8/16/24 Order.)

13 On August 29, 2024, Plaintiffs filed a partial response and asked the court to  
14 extend their deadline to respond. (8/29/24 Resp.) Plaintiffs stated that they did not  
15 oppose appearing at their depositions but wanted to be represented by counsel. (*Id.* at 2.)  
16 They also asserted that the amounts of fees and costs Defendants requested were  
17 “excessive and unjustifiable” and that they should not have to pay for interpreters they  
18 did not need. (*See id.*; *see also id.*, Ex. 3 (“Pope Decl.”) ¶¶ 2-3 (Mr. Pope stating that it  
19 was Ms. Sagara who “insisted” on scheduling interpreters).) Plaintiffs also protested that  
20 Ms. Sagara’s two voicemail messages were not enough to constitute a reasonable Rule 37  
21 meet-and-confer. (*Id.* at 2). Plaintiffs did not explain why they did not attend their  
22 depositions while they were still represented by Mr. Pope; what efforts they had made to

1 find new counsel; or why they did not return Ms. Sagara's calls. (*See generally id.*) On  
 2 August 30, 2024, the court extended Plaintiffs' deadline to respond to the order to show  
 3 cause to September 13, 2024, giving them two more weeks in which to find new counsel.  
 4 (8/30/24 Order.) The court ordered Plaintiffs to address in their response their reasons  
 5 for not attending their July 18 depositions and their efforts to find a new attorney. (*Id.*)  
 6 Plaintiffs filed their response *pro se* on September 13, 2024. (9/13/24 Resp.)  
 7 Most of their filing addresses topics other than those listed in the August 16 and August  
 8 30 orders. (*See id.* at 1-4 (addressing Plaintiffs' view of this case).) Plaintiffs' response  
 9 to the court's orders consists of just three sentences:

10 In the [ ]early morning on July 18, 2024, we contacted our attorney to inform  
 11 that do [sic] to family emergency we cannot attend the deposition and asked  
 to re-schedule.

12 As a low-income homeowner, we are now in contact with Northwest Justice  
 13 Project for legal assistance.

14 In addition, at the same time we are actively seeking private attorney  
 representation we can afford.

15 (*Id.* at 4.) Defendants filed their reply on September 19, 2024. (Reply.)

### 16 **III. ANALYSIS**

17 Federal Rule of Civil Procedure 37(d)(1)(A)(i) empowers the court to sanction a  
 18 party who fails, after being served with proper notice, to appear for his or her deposition.  
 19 Fed. R. Civ. P. 37(d)(1)(A)(i). The party moving for sanctions "must include a  
 20 certification that the movant has in good faith conferred or attempted to confer with the  
 21 party failing to act in an effort to obtain the answer or response without court action."  
 22 Fed. R. Civ. P. 37(d)(1)(B). In addition to or instead of imposing any of the sanctions

1 listed in Rule 37(b)(2)(A)(i)-(vi), “the court must require the party failing to act, the  
2 attorney advising that party, or both to pay the reasonable expenses, including attorney’s  
3 fees, caused by the failure, unless the failure was substantially justified or other  
4 circumstances make an award of expenses unjust.” Fed. R. Civ. P. 37(d)(3).

5       The court grants Defendants’ request for an order compelling Plaintiffs to attend  
6 their depositions and to pay Defendants the fees and costs they incurred as a result of  
7 Plaintiffs’ failure to attend their depositions. First, the court finds that Ms. Sagara  
8 satisfied her Rule 37(d)(1)(B) obligations by attempting in good faith to confer with  
9 Plaintiffs by telephone about rescheduling their depositions. (*See* 8/16/24 Sagara Decl.  
10 ¶ 11; 9/20/24 Sagara Decl. ¶ 3.) Second, Plaintiffs do not dispute that Defendants are  
11 entitled to take their depositions and do not suggest that Defendants provided them  
12 improper notice. (*See generally* 8/29/24 Resp.; 9/13/24 Resp.) Third, Plaintiffs have not  
13 shown that their refusal to attend their depositions on July 18 was substantially justified.  
14 Mr. Lysyy cancelled less than an hour before his deposition was set to begin and did not  
15 explain why he cancelled. (*See* July 18, 2024 Tr. at 5:18-6:4.) Ms. Lysyy did not  
16 respond to Mr. Pope’s attempt to determine whether she would attend her deposition that  
17 afternoon. (*Id.* at 6:15-23.) Plaintiffs now state only that they could not attend their  
18 depositions due to an unnamed “family emergency” and have made no effort to  
19 reschedule their depositions. (9/13/24 Resp. at 4; 9/20/24 Sagara Decl. ¶ 3.) Finally,  
20 Plaintiffs have not demonstrated that it would be unjust under the circumstances to award  
21 Defendants their attorneys’ fees and costs. (*See generally* 8/29/24 Resp.; 9/13/24 Resp.)  
22 The court finds that Ms. Sagara’s hours worked and hourly rate are reasonable and notes

that Defendants' request for \$4,500.00 represents a substantial discount from the nearly \$6,500.00 in fees and costs Defendants actually incurred as a result of Plaintiffs' failure to attend their depositions. (See 8/16/24 Sagara Decl. ¶¶ 14-15 (stating Ms. Sagara spent three hours preparing for the depositions and four hours drafting the motion for sanctions); *id.* ¶ 16 (stating Ms. Sagara's hourly rate is \$425.00); *id.* ¶ 12, Ex. G (court reporter invoice for \$792.40); *id.* ¶ 13, Ex. H (interpreter invoice for \$2,720.00).) Accordingly, the court GRANTS Defendants' motion to compel and for sanctions.

#### IV. CONCLUSION

For the foregoing reasons, the court GRANTS Defendants' motion to compel and for sanctions (Dkt. # 73). The court ORDERS as follows:

1. Plaintiffs shall appear for their depositions on **October 11, 2024**, at Defendants' counsel's offices at Buchalter, 1420 5th Ave., #3100, Seattle, WA 98101. Mr. Lysyy's deposition will begin at 9:00 a.m., and Ms. Lysyy's deposition will begin at 1:00 p.m.<sup>1</sup> If Plaintiffs have not retained new counsel by October 11, 2024, they shall proceed with their depositions *pro se*.<sup>2</sup> If Plaintiffs fail to appear for their depositions, the court will dismiss their remaining claims with prejudice.

2. As reasonable expenses for Plaintiffs' failure to appear at their July 18, 2024 depositions, the court AWARDS Defendants \$4,500.00 in attorneys' fees and costs

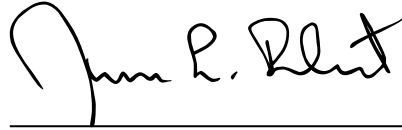
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<sup>1</sup> If the parties agree to hold the depositions on a date other than October 11, 2024, Defendants shall file notice of the new date and time.

<sup>2</sup> Plaintiffs have known that they need to retain new counsel since at least July 18, 2024, when Mr. Pope filed his motion to withdraw. Plaintiffs have neither identified new counsel nor explained in any detail the efforts they have made to do so. (See 9/13/24 Resp.)

1 pursuant to Federal Rule of Civil Procedure 37(d)(3). Plaintiffs shall pay these expenses  
2 by no later than **October 31, 2024**.

3 Dated this 25th day of September, 2024.

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6 JAMES L. ROBART  
7 United States District Judge  
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